

M I C H A E L   H U E S T O N  
A T T O R N E Y   A T   L A W

---

1 6   C O U R T   S T R E E T  
3 5   T H   F L O O R  
B R O O K L Y N ,   N E W   Y O R K   1 1 2 4 1

T e l : ( 7 1 8 ) 2 4 6 - 2 9 0 0  
F a x : ( 7 1 8 ) 2 4 6 - 2 9 0 3  
E m a i l : m h u e s t o n @ n y c . r r . c o m

---

A D M I T T E D   N Y

February 22, 2022

**BY EMAIL / ECF**

The Honorable LaShann DeArcy Hall  
United States District Court  
Eastern District of New York  
225 Cadman Plaza East  
Brooklyn, New York 11201

Re: *United States v. Jordan, Jr. et al.*, 20 Cr. 305 (S-1) (LDH)

Your Honor:

I represent Mr. Karl Jordan, Jr. in this case along with Mark DeMarco, John Diaz, and Monica Nejathaim. I write to request that the current November 28, 2022 trial date be moved to late February 2023, or a date convenient to the Court. The government and counsel for co-defendant Ronald Washington consent to this application.

The reason is that I have a scheduling conflict regarding the trial date. Judge Nicholas G. Garaufis had previously scheduled a criminal trial in *United States v. Hamilton, et al.*, 19 Cr. 54 (NGG) with jury selection starting November 21, 2022, and trial starting November 28, 2022. In drafting our joint letter, I had informed the parties of this scheduling conflict, but it was not clearly stated in our joint letter as we had anticipated that February 2023 was our backup if a September 2022 date was not available. I apologize for this oversight.

I have poled the parties' availability. If acceptable, we ask that the Court schedule the parties' trial to begin in late February 2023, or a date convenient to the Court. We ask that the other scheduling dates from the Court's February 17, 2022 order remain in place, if it is convenient to the Court.

I appreciate the Court's consideration of this request.

Respectfully,

/s/Michael Hueston

cc: Counsel of Record